DSI30640 Case 3:21-cv-00802-M-BK Document 3 Filed 04/07/21 Page 1 of 23 PageID 5

IN THE UNITED STATES DISTRICT COURT FALLS FOR THE DISTRICT OF TEXAS

Joe Hunsinger Plaintiff Pro-Se'

Case No:

V.

Equity of Texas LLC.

Defendants

8-21CV0802- %

COMPLAINT

1.0 PARTIES

- 1.1 Joe Hunsinger is a an individual citizen of Texas and a resident of this District.
- 1.2 Defendant Equity of Texas LLC. is a Domestic corporation with its principal place of business in the State of Texas with an operating address of 430 S Texas 6, #217, Houston, Texas 77079.
- 1.3 Defendant can be served by their agent Paul A Merchant at 430 S Texas 6, #217, Houston, Texas 77079.

2.0 JURISDICTION AND VENUE

- 2.1 This court has personal specific jurisdiction pursuant to 28 USC Section 1331 and 47 USC Section 227.
- 2.2 Supplemental jurisdiction for Plaintiffs state law claims arise under 28 USC Section 1391(b)(2).
- 2.3 This Court has personal specific jurisdiction over Defendant because defendant made calls to Plaintiff in this District and Defendant conducts business in the State of Texas.

3.0 PRELIMINARY STATEMENT

- 3.1 This is an action for damages brought by an individual consumer for violations of the TCPA, a federal statute enacted in response to widespread public outrage about the proliferation of intrusive and nuisance telemarketing practices.
- 3.2 Senator Hollings, the TCPA's sponsor, described these call as "the scourge of modern civilization. They wake us up in the morning; they interrupt our dinner at night; they force the sick and elderly out of be; they hound us until we want to rip the telephone out of the wall."
- 3.3 According to findings by the FCC, the agency congress vested with authority to issue regulations implementing the TCPA, such calls are prohibited because, as Congress found, automated or prerecorded telephone calls are a greater nuisance and invasion of privacy than live solicitation calls.
- 3.4 The national DNC registry allows consumers to register their telephone numbers and thereby indicate their desire not to receive telephone solicitations at those numbers. Plaintiff hereby requests a copy of Defendants DNC Policy.
- 3.5 The TCPA regulations define "telemarketing" as "the initiation of a telephone call or message for the purpose of encouraging the purchase or rental of, or investment in, property, goods, or services."
- 3.6 Telemarketing occurs when the context of a call indicates that it was initiated and transmitted to a person for the purpose of promoting property, goods, or services.
- 3.7 Neither the TCPA nor its implementing regulations require an explicit mention of a good, product, or service where the implication of an improper purpose is "clear from the context."

- 3.8 In other words, "offers that are part of an overall marketing campaign to sell property, goods, or services constitute" telemarketing under the TCPA.
- 3.9 If a call is not deemed telemarketing, a Defendant must nevertheless demonstrate that it obtained the Plaintiffs prior express consent.
- 3.10 The FCC has issued rulings and clarified that consumers are entitled to the same consent-based protections for text messages.
- 3.11 "Unsolicited telemarketing phone calls or text messages, by their nature, invade the privacy and disturb the solitude of their recipients."
- 3.12 Plaintiff has been harmed by Defendants' acts because his privacy has been violated. Plaintiff was subject to annoying and harassing telephone calls (texts) that constitute a nuisance.
- 3.13 Telemarketers must obey the prohibitions in the TCPA.
- 3.14 Telemarketing is defined as "a plan, program, or campaign which is conducted to induce the purchase of goods or services or charitable contribution by use of one or more telephones and which involves more than on interstate telephone call.
- 3.15 Plaintiff establishes injury in fact, if he or she suffered "an invasion of a legally protected interest" that is "concrete and particularized" and "actual or imminent, not conjectural or hypothetical."
- 3.16 Plaintiff has the precise harm and infringe the same privacy interests Congress sought to protect in enacting the TCPA.
- 3.17 Plaintiffs "express consent" is not an element of Plaintiffs prima facie case, but is an affirmative defense for which the Defendant bears the burden of proof.

- 3.18 One single unsolicited marketing text or call is all it takes for a Plaintiff to have standing and bring suit against a violator of the TCPA.
- 3.19 The TCPA does not bar all business-related text messaging, but instead, focuses, in part, on cellular calls and text messages that are for the purpose of soliciting new or additional business.
- 3.20 Defendants actions are a pattern and practice over time.
- 3.21 Defendants, in its alleged violation, was aware of the conduct and allowed it to continue.
- 3.22 The impersonal and generic nature of Defendants text message(s), demonstrate that Defendant utilized an ATDS in transmitting the message.
- 3.23 Text message advertisements and the use of a short code, support an inference that the text messages use ATDS.
- 3.24 Plaintiff has alleged facts sufficient to infer text messages were sent using ATDS use of a short code and volume of mass messaging alleged would be impractical without use of an ATDS.
- 3.25 Defendant used a "long code" to transmit a text to the Plaintiff. A long code is a standard 10-digit phone number that enabled Defendant to send SMS text messages *en masse*, while deceiving recipients into believing that the message was personalized. Defendant can copy and past and send hundreds of characters out with a few clicks.
- 3.26 Long codes work as follows: Private companies known as SMS gateway providers have contractual arrangements with mobile carriers to transmit two-way SMS traffic. These SMS gateway providers send and receive SMS traffic to an from the mobile phone networks SMS centers which are responsible for relaying those

messages to the intended mobile phone. This allows for the transmission of a large number of SMS messages to and from a long code.

- 3.27 Specifically, upon information and belief, Defendant utilized a combination of hardware and software systems to send the text messages at issue in this case. The systems utilized by Defendant have the capacity of store telephone numbers and to dial such number from a list.
- 3.28 Defendants unsolicited calls/text message(s) caused Plaintiff actual harm, including invasion of his privacy, aggravation, annoyance, intrusion on seclusion, trespass, and conversion. Defendants text messages also inconvenienced Plaintiff and caused disruption of his daily life.
- 3.29 Unwanted "Robocalls" are the number one complaint in America today. Americans received over xxx billion robocalls just last month.
- 3.30 Plaintiff estimates he has received tens of thousands of unauthorized and unwanted text messages in his lifetime from telemarketers. Some have been from repeat violators and some have been from single call/text violators. The Bureau of Labor Statistics tells us there are 134,800 telemarketers in the USA. If this information is correct American consumers could quite possibly receive 369.31 calls per day and we have to tell the telemarketers is to place us on their do not call list and we won't hear from them in another 12 months, and then process begins all over again? Plaintiff does not want to have his phone ring or text 369.31 times a day from telemarketers. Plaintiff does not even want one telemarketer to call him. There is a reason they say we as a nation may disagree on many issues, but when it comes to unwanted telemarketing (Robocalls/texts) we all agree that we do not like them.
- 3.31 The contempt from Senator Hollings was he even wanted to do away with all telemarketers, period. Plaintiffs pleading as mentioned above are clear and give an insight on where Plaintiff set of mind. How he wants to left alone and unbothered by telemarketing calls/texts.

- 3.32 The do not call provisions of the TCPA cover any plan, program or campaign to sell goods or services through interstate phone calls. This includes calls by telemarketers who solicit consumers, often on behalf of third party sellers.
- 3.33 The TCPA has a "safe harbor" for inadvertent mistakes. If a telemarketer can show that, as part of its routine business practice, it meets all the requirements of the safe harbor, it will not be subject to civil penalties or sanctions for mistakenly calling a consumer who has asked for no more calls, or for calling a person on the registry.
- 3.34 Plaintiffs complaint seeks money damages and injunctive relief from Defendants illegal conduct.
- 3.35 This private cause of action is a straight forward provision designed to achieve a straightforward result. Congress enacted the law to protect against invasions of privacy that were harming people. The law empowers each person to protect his own personal rights. Violations of the law are clear, as is the remedy.
- 3.36 The TCPA was enacted to prevent companies like Defendant from invading Plaintiffs' privacy as explained in paragraph 3.27 and 3.28.
- 3.37 Defendant(s) uses telemarketing to obtain new customers.
- 3.38 If Defendant(s) want to avoid a TCPA lawsuit, all they have to do is not break the laws in the TCPA.

4.0 VICARIOUS LIABILITY

4.1 At all times relevant the the events giving rise to this lawsuit, Defendant acted through its agents and is therefore liable for such actions pursuant of vicarious liability principles.

4.2 Whenever it is stated herein that Defendant engaged in any act or omission, the statement includes the acts or omissions by Defendant, its agents, its employees, its representatives and others with actual or apparent authority to act on behalf of and bind the Defendant.

5.0 OUESTIONS OF LAW

- 5.1 There are well defined and nearly identical questions of law and fact that affect all parties. Such common questions of law and fact include, but are not limited to, the following:
 - 5.2 Whether Defendant(s) placed such telephone calls to the Plaintiff;
 - 5.3 Whether Defendant(s) TCPA violations and conduct was knowing and/or willful:
 - 5.4 Whether Defendant(s) can meet their burden of showing that they clearly and unmistakably obtained "prior express consent" to make such calls/texts to the Plaintiff:
 - 5.5 Whether Defendant(s) are liable for damages to the Plaintiff, as well as the amount to of such damages;
 - 5.6 Whether Defendant(s) identified themselves to the Plaintiff or if their agents identified the entity on whose behalf the call/text was being made;
 - 5.7 Whether Defendant(s) sent Plaintiff their DNC policy when it was requested;
 - 5.8 Whether Defendant(s) uses telemarketing to obtain new customers;
 - 5.9 Whether Defendant(s) have a written DNC policy;
 - 5.10 Whether Defendant(s) written DNC policy was shared with anyone "on demand.";

- 5.11 Whether Defendant(s) can prove they trained their employees about the telemarketing rules and laws set in place;
- 5.12 Whether Defendant(s) have maintained a list of persons that they may not contact;
- 5.13 Whether Defendant(s) have a process in place to prevent phone calls to either numbers on the National Do Not Call List or numbers on the telemarketers internal do not call list:
- 5.14 Whether Defendant(s) have a process in place to monitor calls to prevent violations of the do not call list;
- 5.15 Whether Defendant(s) have maintained an errant list of all call that violate the do not call regulations;
- 5.16 Whether Defendant(s) can prove they used TCPA compliant vendors;
- 5.17 Whether Plaintiff opted out of receiving calls/texts from Defendant.
- 5.18 Whether Defendant(s) honored Plaintiffs opt out/stop request.
- 5.19 Whether Defendant(s) had reason to know, or should have known that its conduct would violate the statute.
- 5.20 Whether Plaintiff is entitled to injunctive relief;
- 5.21 Whether Defendant(s) should be enjoined from engaging in such mentioned conduct in the future;
- 5.22 Common questions in this case have common answers.

6.0 FACTUAL ALLEGATIONS AGAINST EQUITY OF TEXAS LLC.

- 6.1 On Monday December 14, 2020 at 2:39 PM Plaintiff **received a phone call** from 254-452-2342 to his cellular phone number ending in 7677. Plaintiff said hello two times and almost hung up but after a couple of seconds someone came on the line. It was a telemarketer inquiring to buy real property from the Plaintiff. He told Plaintiff his name was "Holmon". He spoke English with an accent.
- 6.2 Holman did not identify who he was working for or the entity for who he was calling on behalf of.
- 6.3 Defendants number 254-452-2342 is not a working number, when you call it.
- 6.4 Plaintiff, wanting to investigate his claim against the telemarketer, followed the telemarketers cues and answered his questions. Holmon told Plaintiff his partner would call him.
- 6.5 Plaintiff is informed and believes and therefore alleges that calls that Defendant placed to him were made using an automatic telephone dialing system. Plaintiff's belief is substantiated by the fact that the call began with a pause, of several seconds of Plaintiff saying "hello" several times, did a representative come on line with the Plaintiff. This is typical of a telephone using an ATDS.
- 6.6 Plaintiff finally was able to hang up with the telemarketer annoying questions and broken English.
- 6.7 Plaintiff has been receiving numerous robocalls from the DFW area where they just plain hang up on him after he answers. A lot of times Plaintiff looks at the local numbers calling and he just does not answer.

- 6.8 A little while later Plaintiff **received a call** from Domenick Munoz from phone number 832-843-2008 on Monday December 14, 2020 at 3:09 PM and an email on Monday December 14, 2020 at 5:28 PM. After some small talk and following the telemarketers leads on his drumming up new business, Domenick agreed to send Plaintiff an email for an offer for his property. Domenick was unclear about who he was calling on behalf of.
- 6.9 On Thursday December 17, 2020 at 5:10 Plaintiff received an email from Parvez Merchant from equityoftexas@gmail.com with an offer to buy his property. The true identity of the telemarketing campaign was Equity of Texas LLC. Defendants website is EquityOfTexas.com and the founder is Willny Guifarro. Willny Guifarro signed the offer and Parvez Merchant sent it to the Plaintiff.
- 6.10 Upon finding out the true identity of Defendant, Plaintiff blew off the rest of Defendants contact attempts, letting them know he would let them know if he wanted to do business with them in the future.
- 6.11 Domenick called Plaintiff around 7 times.
- 6.12 Defendants agent Domenick transmitted a **telemarketing call** to Plaintiff on Monday January 4, 2021 at 5:10PM from 832-843-2008. Plaintiff, knowing Defendants true identity just blew off Domenick. When Domenick asked if it would be OK to follow up in a few weeks with the Plaintiff about purchasing his property, Plaintiff responded back with "I've got your email, I will let you know".
- 6.13 Plaintiff, searching on the Texas Secretary of State's website [and paying their search fees], found Defendant to be registered as a domestic LLC. in Texas.
- 6.14 Plaintiff searched Defendant on Pacer [and also paid their fees to search and look at pleadings] and did not find any previous TCPA violations against Defendant.

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- 6.9 On Thursday December 17, 2020 at 5:10 Plaintiff received an email from Parvez Merchant from equityoftexas@gmail.com with an offer to buy his property. The true identity of the telemarketing campaign was JZ HomeBuyers LLC. Defendants website is EquityOfTexas.com and the founder is Willny Guifarro. Willny Guifarro signed the offer and Parvez Merchant sent it to the Plaintiff.
- 6.10 Upon finding out the true identity of Defendant, Plaintiff blew off the rest of Defendants contact attempts, letting them know he would let them know if he wanted to do business with them in the future.
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- 6.12 Defendants agent Domenick transmitted a **telemarketing call** to Plaintiff on Monday January 4, 2021 at 5:10PM from 832-843-2008. Plaintiff, knowing Defendants true identity just blew off Domenick. When Domenick asked if it would be OK to follow up in a few weeks with the Plaintiff about purchasing his property, Plaintiff responded back with "I've got your email, I will let you know".
- 6.13 Plaintiff, searching on the Texas Secretary of State's website [and paying their search fees], found Defendant to be registered as a domestic LLC. in Texas.
- 6.14 Plaintiff searched Defendant on Pacer [and also paid their fees to search and look at pleadings] and did not find any previous TCPA violations against Defendant.

- 6.15 But the robocalls have been increasing lately from the DFW area code and other outside area codes on Plaintiffs incoming calls.
- 6.16 Part of Plaintiffs discovery will will be finding out if Defendant has a company wide pattern or practice of engaging in the alleged illegal practices at issue in his case. Upon information and belief, Defendant conducts business in a manner which violates the TCPA and is proffering that a number of similar incidents have occurred around the country to other everyday people.
- 6.17 The call placed by the Defendant was not necessitated by an emergency.
- 6.18 Defendants calls were transmitted to Plaintiffs cellular telephone, and within the time frame relevant to this action.
- 6.19 Defendant and/or their agents failed to properly identify themselves as required by the TCPA.
- 6.20 Plaintiff is not a customer of Defendant and has not provided defendant with his personal information or telephone number, or sought out solicitation from the Defendant or their agents.
- 6.21 It is Defendants burden to prove they has "express consent" per the TCPA to call the Plaintiff on his cell phone using an "automatic telephone dialing system."
- 6.22 At no time did Plaintiff provide prior express written consent, or even prior permission, for the Defendant or their agents to call the Plaintiff.
- 6.23 Plaintiff does not have and has never had an established business relationship with the Defendant.

- 6.24 The call received by the Plaintiff from the Defendant or their agent was for the purpose of encouraging the purchase of rental of, or investment in, property, goods, or services. The call therefor qualifies as telemarketing.
- 6.25 Plaintiff is the subscriber of phone number ending in 7677 and is financially responsible for phone service to said number.
- 6.26 Plaintiff's phone number ending in 7677 is primarily used for personal, family, and household use.
- 6.27 Upon information and belief, Defendants calls harmed the Plaintiff by causing the the very harm that Congress sought prevent that is the "nuisance and invasion of privacy" and a Plaintiff suffered a concrete and particularized harm.
- 6.28 Upon information and belief, Defendants calls harmed Plaintiff by intruding upon Plaintiffs seclusion when he was on the phone call with the junkyard, lost time attending to unwanted and unauthorized calls, decreased phone battery life, need for more frequent re-charging of the battery, annoyance, and frustration.
- 6.29 As a result of Defendant illegal conduct, Plaintiff is entitled to \$500 in damages for each such violation of the TCPA. This is for each and every violation, whether Defendant committee multiple violations with a single phone call.

7.0 STANDING

- 7.01 Standing is proper under Article III of the Constitution of the United States of America because Plaintiff's claims state: (a) a valid injury in fact; (b) which is traceable to the conduct of Defendant; and (c) is likely to be redressed by a favorable judicial decision.
- 7.02 Plaintiff's injury in fact must be both "concrete" and "particularized" in order to satisfy the requirements of Article III of the Constitution.

- 7.03 For an injury to be "concrete" it must be a de facto injury, meaning that it actually exists. In Plaintiffs case, Defendant transmitted calls to Plaintiff's cellular telephone, using an ATDS. Such calls messages are a nuisance, an invasion of privacy, and an expense to Plaintiff. All three of these injuries are concrete and de facto.
- 7.04 For an injury to be "particularized" means that the injury must "affect the Plaintiff in a personal and individual way." In Plaintiffs case, Defendant invaded Plaintiffs privacy and peace by calling his cellular telephone, and did this with the use of an ATDS. Furthermore, Plaintiff was distracted and annoyed by having to take time, answering Defendants calls. All of these injuries are particularized and specific to Plaintiff.
- 7.05 Plaintiffs case passes The "Traceable to the Conduct of Defendant" Prong.
- 7.06 The second prong to establish standing at the pleadings phase is that Plaintiff must allege facts to show that its injuries are traceable to the conduct of Defendant. The above call message was directly and explicitly linked to Defendant. The number from which the call was sent belongs to Defendant. The calls is the sole source of Plaintiff's injuries. Therefore, Plaintiff has illustrated facts that show that her injuries are traceable to the conduct of Defendant.
- 7.07 Plaintiffs case passes the "Injury is Likely to be Redressed by a Favorable Judicial Opinion" Prong,
- 7.08 The third prong to establish standing at the pleadings phase requires Plaintiff to allege facts to show that the injury is likely to be redressed by a favorable judicial opinion In the present case, Plaintiff's Conclusion include a request for damages for each call made by Defendant, as authorized by statute in 47 USC. Section 227. The statutory damages were set by Congress and specifically redress the financial damages suffered by Plaintiff.

- 7.09 Plaintiff, under his 14 Amendment rights, has right to bring this action to be heard in front of a jury.
- 7.10 Because all standing requirements of Article III of the US Constitution have been met, Plaintiff has standing to sue Defendant on the stated claims.

COUNT 1

- 8.01 Plaintiff re-alleges and incorporates the above paragraphs.
- 8.02 Defendant violated 47 USC Section 227(b)(1)(A)(iii) by placing **three** or more (non emergency) solicitation calls to the Plaintiff.
- 8.03 Defendant must pay Plaintiff \$500 for each call placed to Plaintiff.

COUNT 2

- 9.01 Plaintiff re-alleges and incorporates the above paragraphs.
- 9.02 Defendant transmitted **Three** or more <u>solicitation calls</u> to Plaintiffs cellular phone number, which was registered on the Do Not Call registry, violating 47 CFR Section 64.1200(c).
- 9.03 Defendant must pay Plaintiff \$500 for each call placed to Plaintiff.

COUNT 3

- 10.01 Plaintiff re-alleges and incorporates the above paragraphs.
- 10.02Defendant knew or should have know that Plaintiff had not given <u>express</u> <u>consent</u> to receive its calls violating USC Section 227(b)(3)(C).
- 10.03 Defendant must pay Plaintiff \$500.

COUNT 4

- 11.01 Plaintiff re-alleges and incorporates the above paragraphs.
- 11.02Defendant transmitted calls to the Plaintiff, despite the fact that Plaintiffs phone number <u>is listed on the DNC list</u>, a violation of USC Section 227(c).
- 11.03 Defendant must pay Plaintiff \$500.

COUNT 5

- 12.01 Plaintiff re-alleges and incorporates the above paragraphs.
- 12.02 Defendant transmitted <u>more than one call</u> to the Plaintiff, a violation of USC Section 227(c)(5)(B).
- 12.03 Defendant must pay Plaintiff \$500.

COUNT 6

- 13.01 Plaintiff re-alleges and incorporates the above paragraphs.
- 13.02 Defendant spoofed their caller id. The phone numbers on displayed on Plaintiffs caller id were long codes. Plaintiff cannot call Defendants long code and speak to someone. A violation of 47 CFR Section 64.1601(4)(e).
- 13.03Defendant failed to provide a <u>call back number</u> in the initial call. A violation of 47 CFR Section 64.1200(b)(2).
- 13.04 Defendant must pay Plaintiff \$500.

COUNT 7

14.01 Plaintiff re-alleges and incorporates the above paragraphs.

14.02 Defendant made calls to Plaintiffs phone ending in 7677 intentionally or knowingly and the calls were not accidental.

14.03 Pursuant to TBCC Section 305.053, Plaintiff sues here for monetary damages.

140.4 Pursuant USC Section 227(c)(5) and 47 CFR Section 64.1200(a)(2), treble the \$500 statutory damages to be recoverable by Plaintiff against the Defendant to \$1500 for each transmitted call Defendant placed and for violating the the DNC request.

14.05 Defendant must pay Plaintiff \$1500 for each violation and call transmitted to Plaintiff.

COUNT 8

15.01 Plaintiff re-alleges and incorporates the above paragraphs.

15.02 Pursuant to 47 USC Section 227(b)(3)(A) and TBCC Section 305.053, the court following the trial of this action should issue an order permanently enjoining Defendant and its agents from engaging in any further conduct with respect to Plaintiff which violates the rules and regulations of 47 USC Section 227.

COUNT 9

16.01 Plaintiff re-alleges and incorporates the above paragraphs.

16.02 Defendant intentionally intruded on Plaintiffs solitude, seclusion, and private affairs by transmitting unwanted telemarketing calls to his cellular phone. Defendants intrusion would be highly offensive to a reasonable person.

16.03The repeated autodialed calls to Plaintiffs cellular phone have caused him emotional harm and distress, frustration, aggravation, wasted time, a nuisance and other losses.

16.04 Plaintiff seeks to recover actual damages, including his damages for mental anguish, to be proven at trial. Mental anguish is one of the torts for which Plaintiff can recover mental-anguish damages without proving physical injury.

TRIAL BY JURY

17.01 Plaintiff demands a trial by jury under the 7^{th} Amendment of the US Constitution.

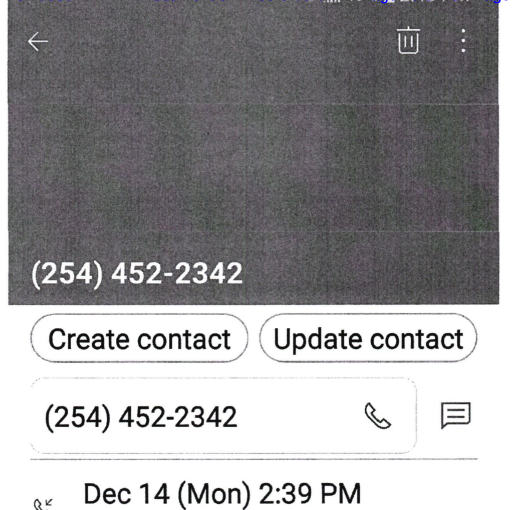
CONCLUSION

Plaintiff has read Dondi Properties Corp. v. Commerce Savs. & Loan Ass'n which pretty much establishes the conduct for attorneys and references abusive litigation tactics from attorneys conduct. Plaintiff believes if Defendant would read Dondi and instruct their attorney to send copies of the filings and emails between the Plaintiff and Defendants attorney, this would inform the Defendant on what the real world is like with respect to attorneys and their legal actions and it might keep Defendants attorney from "poking a stick at Plaintiffs ribs" just to upset him and try to prolong the hours he will be charging his client.

Plaintiff requests everything he has asked for in his Complaint and other relief as the Court deems necessary.

Joe Hunsinger – Pro se 7216 CF Hawn Frwy. Dallas, Texas 75217 214-682-7677

joe75217@gmail.com



Texas

Case 3:21-cv-00802-M-BK Document 3 Filed 04/07/21 Page 21 of 23 PageID 25



Joe Hunsinger <joe75217@gmail.com>

(no subject)

Domenick Munoz <equityoftexas3@gmail.com> To: Joe75217@gmail.com

Mon, Dec 14, 2020 at 5:28 PM

Hi Mr. Husinger Domenick Munoz we spoke earlier about your property at 709 Haverhill Ln my partner and I would like to be around \$26,500 and \$28,000 for your property for it to work for us. We've looked through public records and the facts about your neighborhood. Would you consider this amount we're offering?

Form 401

Secretary of State P.O. Box 13697 Austin, TX 78711-3697 FAX: 512/463-5709

Date: August 28, 2020



Statement of Change of

Filed in the Office of the Secretary of State of Texas Filing #: 803267321 08/28/2020 Document #: 992941880002 Image Generated Electronically

Filing Fee: See Instructions for Web Filing Registered Office/Agent **Entity Information** The name of the entity is: **EQUITY OF TEXAS LLC** The file number issued to the entity by the secretary of state is: 803267321 The registered agent and registered office of the entity as currently shown on the records of the secretary of state are: Parvez A Merchant 11827 Matagorda Ln, Sugar Land, TX, USA 77478-4640 Change to Registered Agent/Registered Office The following changes are made to the registered agent and/or office information of the named entity: Registered Agent Change A. The new registered agent is an organization by the name of: OR B. The new registered agent is an individual resident of the state whose name is: Registered Office Change ☑C. The business address of the registered agent and the registered office address is changed to: 430 S Texas 6, STE #217, Houston, TX, USA 77079 The street address of the registered office as stated in this instrument is the same as the registered agent's business address. Consent of Registered Agent A. A copy of the consent of registered agent is attached. ☑B. The consent of the registered agent is maintained by the entity. Statement of Approval The change specified in this statement has been authorized by the entity in the manner required by the BOC or in the manner required by the law governing the filing entity, as applicable. Effectiveness of Filing ☑A. This document becomes effective when the document is filed by the secretary of state. B. This document becomes effective at a later date, which is not more than ninety (90) days from the date of its filing by the secretary of state. The delayed effective date is: Execution The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument.

PARVEZ A MERCHANT

Signature of authorized person(s)

JS 44 (Rev. 10/20) - TXND (10/20) Case 3	21-cv-008d2-M-	CIVIL CO	OVER SHEET 3 Filed 04/07/21 or supplement the filing and service	Page 23 of 23 Page 23	ngeID 27
The JS 44 civil cover sheet and provided by local rules of cour	the information contained t. This form, approved by t	herein neither replace no he Judicial Conference o	or supplement the filing and service of the United States in September	e of pleadings or other papers 1974, is required for the use of	as required by law, except as the Clerk of Court for the
purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF L. (a) PLAINTIFFS			THIS FORM.) DEFENDANTS		
JOE HUNSINGER			EQUITY OF TEXAS LLC.		
JOE HONSINGER			EQUIT OF TEXAS ELC.		
(b) County of Residence of First Listed Plaintiff DALLAS (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant DALLAS (IN U.S. PLAINTIFF CASES ONLY)		
			NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.		
(c) Attorneys (Firm Name,	Address, and Telephone Numbe	or)	Attorneys (If Known)	OF LAND INVOLVED.	APR -, 7 2021
PRO-SE		CA080		-	
			PRINTS PRINTS		RK U.S. DISTRICT COURT HERN DISTRICT OF TEXAS
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)	III. CITIZENSHIP OF P	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
1 U.S. Government 💌 3 Federal Question		(For Diversity Cases Only) PTF DEF and One Box for Defendant) PTF DEF PTF DEF			
Plaintiff	(U.S. Government	Not a Party)	Citizen of This State	1 Incorporated or Pr of Business In T	
2 U.S. Government Defendant	4 Diversity (Indicate Citizensh	nip of Parties in Item III)	Citizen of Another State	2 Incorporated and I of Business In A	
			Citizen or Subject of a Foreign Country	3 Foreign Nation	6 6
IV. NATURE OF SUIT		nly) DRTS	FORFEITURE/PENALTY	Click here for: Nature of S BANKRUPTCY	Guit Code Descriptions. OTHER STATUTES
110 Insurance	PERSONAL INJURY	PERSONAL INJURY		422 Appeal 28 USC 158	375 False Claims Act
120 Marine 130 Miller Act	310 Airplane 315 Airplane Product	365 Personal Injury - Product Liability	of Property 21 USC 881	423 Withdrawal 28 USC 157	376 Qui Tam (31 USC 3729(a))
140 Negotiable Instrument 150 Recovery of Overpayment	Liability 320 Assault, Libel &	367 Health Care/ Pharmaceutical		PROPERTY RIGHTS	400 State Reapportionment 410 Antitrust
& Enforcement of Judgment 151 Medicare Act	Slander 330 Federal Employers'	Personal Injury Product Liability		820 Copyrights 830 Patent	430 Banks and Banking 450 Commerce
152 Recovery of Defaulted Student Loans	Liability 340 Marine	368 Asbestos Personal Injury Product		835 Patent - Abbreviated New Drug Application	460 Deportation 470 Racketeer Influenced and
(Excludes Veterans)	345 Marine Product	Liability		840 Trademark	Corrupt Organizations
153 Recovery of Overpayment of Veteran's Benefits	Liability 350 Motor Vehicle	PERSONAL PROPERT 370 Other Fraud	TY LABOR 710 Fair Labor Standards	880 Defend Trade Secrets Act of 2016	480 Consumer Credit (15 USC 1681 or 1692)
160 Stockholders' Suits 190 Other Contract	355 Motor Vehicle Product Liability	371 Truth in Lending 380 Other Personal	Act 720 Labor/Management	SOCIAL SECURITY	■ 485 Telephone Consumer Protection Act
195 Contract Product Liability	360 Other Personal	Property Damage	Relations	861 HIA (1395ff)	490 Cable/Sat TV
196 Franchise	Injury 362 Personal Injury -	385 Property Damage Product Liability	740 Railway Labor Act 751 Family and Medical	862 Black Lung (923) 863 DIWC/DIWW (405(g))	850 Securities/Commodities/ Exchange
REAL PROPERTY	Medical Malpractice CIVIL RIGHTS	PRISONER PETITION		864 SSID Title XVI 865 RSI (405(g))	890 Other Statutory Actions 891 Agricultural Acts
210 Land Condemnation 220 Foreclosure	440 Other Civil Rights 441 Voting	Habeas Corpus: 463 Alien Detainee	791 Employee Retirement Income Security Act	FEDERAL TAX SUITS	893 Environmental Matters 895 Freedom of Information
230 Rent Lease & Ejectment	442 Employment	510 Motions to Vacate	,	870 Taxes (U.S. Plaintiff	Act
240 Torts to Land 245 Tort Product Liability	443 Housing/ Accommodations	Sentence 530 General		or Defendant) 871 IRS—Third Party	896 Arbitration 899 Administrative Procedure
290 All Other Real Property	445 Amer. w/Disabilities - Employment	Other:	IMMIGRATION 462 Naturalization Application	26 USC 7609	Act/Review or Appeal of Agency Decision
	446 Amer. w/Disabilities -	540 Mandamus & Othe 550 Civil Rights	465 Other Immigration Actions		950 Constitutionality of State Statutes
	448 Education	555 Prison Condition 560 Civil Detainee -			
		Conditions of Confinement			
V. ORIGIN (Place an "X" i					
		Remanded from Appellate Court	4 Reinstated or 5 Transfe Reopened Anothe (specify	r District Litigation	
VI CAMER OF ACTIV	20 LICC SECTIO	atute under which you are	e filing (Do not cite jurisdictional sta SC SECTION 227	tutes unless diversity):	
VI. CAUSE OF ACTIO	Brief description of ca	ause:			
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION 23, F.R.Cv.P.	DEMAND \$	CHECK YES only JURY DEMAND:	if demanded in complaint: ▼ Yes No
VIII. RELATED CASE(S) IF ANY (See instructions): JUDGE			DOCKET NUMBER		
DATE SIGNATURE OF ATTORNEY OF RECORD					
4-7-2(FOR OFFICE USE ONLY					
	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	DGE
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